

Justices

WILLIAM J. BOYCE
TRACY CHRISTOPHER
MARTHA HILL JAMISON
SHARON MCCALLY
J. BRETT BUSBY
JOHN DONOVAN
MARC W. BROWN
KEN WISE



Fourteenth Court of Appeals

301 Fannin, Suite 245
Houston, Texas 77002

FILE COPY

Chief Justice

KEM THOMPSON FROST

Clerk

CHRISTOPHER A. PRINE

PHONE 713-274-2800

Monday, August 18, 2014

H. Fred Cook
Wilson, Cribbs & Goren, PC
2500 Fannin Street
Houston, TX 77002
* DELIVERED VIA E-MAIL *

Ramon G. Viada III
Viada & Strayer
17 Swallow Trial Court
Suite 100
The Woodlands, TX 77381
* DELIVERED VIA E-MAIL *

Jean C. Frizzell
Reynolds, Frizzell, Black, Doyle, Allen & Oldham,
LLC
1100 Louisiana
Suite 3500
Houston, TX 77002
* DELIVERED VIA E-MAIL *

RE: Court of Appeals Number: 14-14-00589-CV
Trial Court Case Number: 2013-26155

Style: 1717 Bissonnet, L.L.C.
v.
Penelope Loughhead, Et Al

The district clerk has advised this court that a notice of appeal was filed by Penelope Loughhead, Et Al in this case. Upon assignment of this case to the Court of Appeals, a \$195.00 filing fee is now due by the filing party.

This court has a mediation program. Upon perfecting an appeal, the appellant must complete and file a docketing statement which contains a mediation section. The appellee must also complete and file the Court's mediation docketing statement. Both appellant and appellee must file their statements within 15 days of the date of this letter. Failure to comply will be deemed an affirmative response to mediation on behalf of the non-filing party. Our court's docketing statement and mediation docketing statement are available on the court's website at www.14thcoa.courts.state.tx.us.

Pursuant to this Court's Local Rule 6, **all attorneys** are required to provide the Court with a valid e-mail address when submitting any document to the Court. Notices or other communications about this case will be delivered via email in lieu of mailing paper documents. Paper copies of notices or other communications about this case can be obtained by a party upon written request. Effective December 1, 2012, Rule 9 of the Texas Rules of Appellate Procedure require that all computer generated documents filed with the Court must be in a typeface no smaller than 14-point and must include a certificate of compliance stating the word count of the document being filed. Failure to comply will result in your document being rejected.

CHRISTOPHER A. PRINE, CLERK

A handwritten signature in cursive script that reads "Renee Wilson".

Deputy Clerk